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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/797,465	03/10/2004	Keith E. Metcalf	KIM0502-03	4278
832 BAKER & DA	7590 11/08/2007 NIELS LLP		EXAM	INER
111 E. WAYN			KATCHEVES, BASIL S	
SUITE 800 FORT WAYNE, IN 46802			ART UNIT	PAPER NUMBER
			3633	Alexander of the second of the
			MAIL DATE	DELIVERY MODE
			11/08/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)			
•	10/797,465	METCALF ET AL.			
Office Action Summary	Examiner	Art Unit			
	Basil Katcheves	3633			
The MAILING DATE of this communication a Period for Reply	appears on the cover sheet w	ith the correspondence address			
• •	DIVIC CET TO EVEIDE AN	IONTHIO OR THIRTY (20) RAYO			
A SHORTENED STATUTORY PERIOD FOR REF WHICHEVER IS LONGER, FROM THE MAILING  - Extensions of time may be available under the provisions of 37 CFR after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory perions  - Failure to reply within the set or extended period for reply will, by state that the period for reply will, by state that the material patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNI 1.136(a). In no event, however, may a od will apply and will expire SIX (6) MOR tute, cause the application to become A	CATION.  reply be timely filed  NTHS from the mailing date of this communication.  BANDONED (35 U.S.C. § 133).			
Status					
1) Responsive to communication(s) filed on 20	August 2007.				
2a) ☐ This action is <b>FINAL</b> . 2b) ☑ T	This action is <b>FINAL</b> . 2b) This action is non-final.				
3) Since this application is in condition for allow	•	, <b>,</b>			
closed in accordance with the practice unde	er Ex parte Quayle, 1935 C.E	D. 11, 453 O.G. 213.			
Disposition of Claims					
4)⊠ Claim(s) <u>40,42-48,56 and 58-66</u> is/are pend	ing in the application.				
4a) Of the above claim(s) is/are withd	rawn from consideration.				
5) Claim(s) is/are allowed.					
6) Claim(s) 40,42-48,56 and 58-66 is/are rejec	ted.	•			
7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and	d/or election requirement				
o) are subject to restriction and	aror election requirement.				
Application Papers					
9) The specification is objected to by the Exam	iner.				
10)☐ The drawing(s) filed on is/are: à)☐ a					
Applicant may not request that any objection to the	• • • • • • • • • • • • • • • • • • • •	•			
Replacement drawing sheet(s) including the corr 11) The oath or declaration is objected to by the		· · · · · · · · · · · · · · · · · · ·			
Priority under 35 U.S.C. § 119					
12) ☐ Acknowledgment is made of a claim for forei		§ 119(a)-(d) or (f).			
1. Certified copies of the priority docume		Annelia e Ala			
<ul><li>2. Certified copies of the priority docume</li><li>3. Copies of the certified copies of the p</li></ul>		· ·			
application from the International Bure		rreceived in this National Stage			
* See the attached detailed Office action for a l		received.			
	·				
Attachment(s)  1) Notice of References Cited (PTO-892)	4) 🗀 Intonious	Summary (PTO-413)			
2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	Paper No	(s)/Mail Date			
3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date 8/28/07.	5)	Informal Patent Application			

Application/Control Number:

10/797,465 Art Unit: 3633

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#### **DETAILED ACTION**

The applicant has entered a declaration to obviate the MacGregor reference.

The applicant has also added new claims 65 and 66. Pending claims 40,42-48,56,58-66 are examined below.

## Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 40, 42-48, 56 and 58-66 are rejected under 35 U.S.C. 103(a) as being unpatentable over U.S. Patent No. 5,277,005 to Hellwig et al. in view of U.S. Patent No. 5,038,539 to Kelley et al.

Regarding claims 40, 56, 61, 62, 65 and 66, Hellwig discloses a partition system having vertical sides and a framework (figs. 2 & 4). Hellwig also discloses a tile (fig. 6: 4) mounted within a tile retaining structure (fig. 6: see tile clip within retaining structure) of a pair of track members (fig. 6: see member which includes the retaining member, fig. 6: shows upper and lower rails). Hellwig also discloses the tiles as held to the framework by sliding (fig. 6: see sliding movement of 56 relative to 66). However,

10/797,465

Art Unit: 3633

Hellwig does not disclose the tile as having a storage area extending into the frame with a portable storage component within the storage area of the tile. Kelley discloses a tile having a storage area with a portable storage component located within (figs. 14, 17-21). It would have been obvious to one having ordinary skill in the art at the time the invention was made to modify Hellwig by using the storage tile of Kelley, in order to create a storage space within the partition to aid in the storage of office equipment.

Regarding claims 42, 58, Kelley discloses the portable storage component as having a compartment and being vertically oriented.

Regarding claims 43, 63, Hellwig in view of Kelley discloses the use of portable storage tiles, except for multiple tiles. It would have been obvious to one having ordinary skill in the art at the time the invention was made to use multiple tiles, since it has been held that a mere duplication of the essential working parts of a device involves only routine skill in the art. *St. Regis Paper Co. V. Bemis Co.*, 193 USPQ 8. The orientation of side by side or top and bottom would be an obvious design choice.

Regarding claim 44, Hellwig in view of Kelley discloses the storage bin as movable from closed to open and a portion of the bin is disposed outwardly (fig. 17-19, outward openings).

Regarding claim 45, Hellwig in view of Kelley discloses the bin within the tile, but does not disclose the particulars of this arrangement. There exists an inherent mounting relation between the two, or else the bin would fall out of the tile. It would be obvious for the two components to have mounting structures engagable with each other in order to prevent the bin from falling out of the tile.

10/797,465

Art Unit: 3633

Regarding claim 46, Hellwig in view of Kelley does not particularly disclose the use of hooks and slots for the bin mounting. However, Kelley discloses the use of hooks and slots for mounting components of the partition system together (fig. 5: 118b). It would have been obvious to one having ordinary skill in the art at the time the invention was made to use hooks and slots for securing the bin to the tile since the use of hooks and slots are utilizied throughout the constructuon of the partion of Kelley, and would be obvious to apply this method of mounting to other areas of the structure.

Regarding claims 47, 59, Hellwig in view of Kelley discloses the basic claim structure of the instant application but does not disclose specific dimensions. Applicant fails to show criticality for specifically claimed dimensions, therefore it would have been an obvious design choice to use the dimensions such as specified in these claims.

Regarding claim 48, Hellwig in view of Kelley discloses the bin as substantially within the storage area.

Regarding claim 60, Hellwig discloses the track (fig. 6) that has a channel which opens outwardly with respect to the frame (fig. 6: see top portion of the track which receives the upper portion inside an area which is outwardly disposed).

Regarding claim 63, Hellwig in view of Kelley disclose the bin as sliding in and out of the tile (figs. 18, 19).

## Response to Arguments

Applicant's arguments filed 8/20/07 have been fully considered but are moot under new grounds of rejections necessitated by the applicant's amendment.

Application/Control Number:

10/797,465 Art Unit: 3633 mber: Page 5

#### Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Basil Katcheves whose telephone number is (571) 272-6846. The examiner can normally be reached on Monday-Friday from 7:30 am to 4:00 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Richard Chilcot, can be reached at (571) 272-6777.

BK

11/5/07

Basil Katcheves

Examiner AU 3633